

THIS IS THE BEGINNING OF ADMINISTRATIVE FINE CASE # 🗳	401
---	-----

DATE SCANNED 10-5-11

SCANNER NO. 2

SCAN OPERATOR 400



FEDERAL ELECTION COMMISSION WASHINGTON, D.C. 20463

ELÍ* - L. L.T 2011 KAR 3 1 - A 10: 27

March 30, 2011

MEMORANDUM

SENSITIVE

TO:

The Commission

THROUGH:

Alec Palmer

Acting Staff Director

FROM:

Patricia Carmona ·

Chief Compliance Officer

Assistant Staff Director
Reports Analysis Division

BY:

Jodi Winship/Sari Pickerall(

Compliance Branch

SUBJECT:

Reason To Believe Recommendation – 2010 Year-End Report for the

Administrative Fine Program

Attached is a list of political committees and their treasurers who failed to file the 2010 Year-End Report in accordance with 2 U.S.C. 434(a). The Year-End Report was due on January 31, 2011.

The committees listed in the attached RTB Circulation Report either failed to file the report, filed the report more than five (5) days but no more than thirty (30) days after the due date (considered a late filed report), or filed the report more than thirty (30) days after the due date (considered a non-filed report). In accordance with the schedule of civil money penalties for reports at 11 CFR 111.43, these committees should be assessed the civil money penalties highlighted on the attached circulation report.

Recommendation

- 1. Find reason to believe that all other political committees and their treasurers listed on the RTB Circulation Report violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalties would be the amounts indicated on the RTB Circulation Report.
- 2. Send the appropriate letters.

Federal Election Commission Reason to Believe Circulation Report 2010 YEAR-END Not Election Sensitive 01/31/2011 H_S_P_UNAUTH

¥.	AF# Committee	Committee Name	Candidate Name	Treasurer	Threshold	PV	Threshold PV Receipt Date Days Late	Days Late	LOA	RTB Penalty
2397	2397 C00397083	AMERICAN TELESERVICES ASSOCIATION PAC		TIMOTHY	\$171,491	0	2/17/2011	17	\$6,454	\$140
2398	2398 C00413856	ASSOCIATIONS INC. PAC/ASSOCIA PAC		NANCY	\$100,944	0	3/2/2011	30	\$13,715	\$260
2399	2399 C00434324	BEN GRABER FOR CONGRESS	GRABER, BENJAMIN	BENJAMIN GRABER	\$146,008	0	2/27/2011	27	009'6\$	\$190
2400	2400 C00118828	BOILERMAKERS LOCAL 85 FEDERAL POLITICAL ACTION COMMITTEE		FRED E. KEITH JR.	\$108,428	0	2/28/2011	28	\$874	\$165
2401	2401 C00458349	BURRIS FOR SENATE	BURRIS, ROLAND W	RAYMOND	\$162,061	0	2772011	^	\$19,455	\$145

\$3,850	\$175	\$550	\$250
\$95,670 (est)	\$16,250	\$21,872 (est)	\$3,119
Not Filed	13	Not Filed	Not Filed
	2/13/2011		
0	0	•	0
\$191,340	\$3,294,855	\$109,360	\$158,153
LARRY W. PICKETT	LUIS R. VERA \$3,294,855	MICHAEL	KIMBERLEE E.
TRAYLOR, CHET D	RODRIGUEZ, CIRO D.	GEISSLER, CHRISTOPHER TODD	RABIDOUX, GREG ROBERT NR
CHET D TRAYLOR FOR US SENATE CAMPAIGN	CIRÓ RODRIGUEZ FOR CONGRESS	CITIZENS FOR CHRIS GEISSLER	COMMITTEE TO ELECT DR
2403 C00486662	2404 C00326066	2405 C00467423	2409 C00462531
2403	2404	2405	2409

11092670598

		- 1				Щ.	- 1		L					
3/30/2011 4:47 PM	RTB Penalty		\$962	\$145	,	\$6,187		\$145		\$195	\$990	\$4,950	\$235	8550
3/30/2011	LOA		\$12,901 (est)	\$9,744		\$108,548 (est)		\$11,994		\$8,669	\$30,196 (est)	\$128,379 (est)	\$23,094	\$22,977 (est)
	Days Late		Not Filed	18		Not Filed	1			88	Not Filed	Not Filed	25	Not Filed
	PV Receipt Date Days Late			2/18/2011				2772011		2/28/2011			2/25/2011	
	2		3	0		-		0		0	0	0	0	0
	Threshold		\$103,206	\$320,109		\$434,191		\$569,529		\$106,303	\$120,785	\$385,138	\$241,704	\$137,863
	Treasurer		DOUGLAS D. TUDOR	DR. JODHA KHALSA		ERIC WNUCK \$434,191		ELIZABETH M. TETREAI II T		HELEN WILSON	MICHAEL LACEY	ROSS PARKER BIELING	JULIAN H.	JOHN NESMITH
	Candidate Name		TUDOR, DOUGLAS DAVID	DOUGHERTY, JOHN E III		WNUCK, ERIC		FERRE, MAURICE			MADEIRA, DAVID JAMES	BIELING, ROSS PARKER	HEALY, TIMOTHY J	HENDRY, EDDIE
	Committee Name		DOUG TUDOR FOR	DOUGHERTY SENATE CAMPAIGN COMMITTEE		ERIC WNUCK 2010		FERRE 2010		FRESNO COUNTY DEMOCRATIC WOMEN'S CLUB/DEMOCRATS IN ACTION	FRIENDS OF DAVID MADEIRA	FRIENDS OF ROSS BIELING	HEALY FOR NY	HENDRY FOR CONGRESS
	Committee		C00448241	2418 C00482588		2420 C00468694		2422 C00469247		2424 C00404350	2425 C00477646	C00481184	C00483289	2428 C00465856
	AF#		2417	2418		2420		2422		2424	2425	2426	2427	2428
			1			1								-

\$150	066\$	\$2,970	066\$
•		3	~
\$3,385	\$32,918 (est)	\$60,950 (est)	\$35,600 (est)
22	Not Filed	Not Filed	Not Filed
2/25/2011			
0	0	0	0
\$296,381 0 2/25/2011	\$296,266	\$121,900	\$106,799
PATRICIA A. FRIEDMAN	SANDI KEEBLE \$296,266	HARRY	MYRNA PHILLIPS OAKLEY
MILANO, JAMES	PICCILLO, JAMES JOHN	JOHNSON, HARRY CLAUD	JOHNSON, JOYCE STANLEY
JAMES MILANO FOR CONGRESS	JIM PICCILLO FOR CONGRESS	JOHNSC	JOYCE JOHNSON FOR CONGRESS 2010
2431 C00478057	2432 C00460642	2433 C00484303	2434 C00482893
2431	2432	2433	2434

	_
3	•
1	0
•	٧
1	9
ì	ř
C	ì,

\$3,850

\$92,889 (est)

Not Filed

0

TODD LAMBERS \$464,446

KUIPERS, WAYNE

KUIPERS FOR CONGRESS

2438 | C00469791

11092670599

4:47 PM	RTB Penalty	\$550	\$550	\$250	\$2,970	\$340	\$255	066\$	\$1,237	'	066\$	}
3/30/2011 4:47 PM	LOA	\$18,983 (est)	\$18,757	\$549	\$69,663 (est)	\$31,662	\$11,032	\$35,722 (est)	\$31,491 (est)		\$27,129 (est)	
	Days Late	Not Filed	Not Filed	Not Filed	Not Filed	^	59	Not Filed	Not Filed		Not Filed	
	Receipt Date Days Late		3/8/2011	3/18/2011		2772011	3/1/2011					
	₹	0	•	0	0	0	0	0	-		0	
	Threshold	\$132,878	\$457,006	\$100,517	\$557,306	\$186,923	\$673,081	\$107,165	\$157,457		\$108,514	
	Treasurer	LYLE J. PARRY	FRANK L. MUZZII I O	JENNIFER BURKE	MARJORIE	LUIS H. VERA	MATTHEW	JOHN LINDLEY,	HON. RD SNYDEN		WILBERT	
	Candidate Name		SCOTT, MARVIN B	BURKE, MATTHEW	MCGOFF, JOHN P	ORTIZ, MIGUEL ANTONIO	THURMOND, MICHAEL LAMAR	MITCHELL, JOHN M	MORGAN, VINCENT SCOTT		PLUMMER, GLENN RODNEY	
	Committee Name	MANAGEMENT AND TRAINING CORPORATION POLITICAL ACTION COMMITTEE	MARVIN SCOTT FOR CONGRESS 2010	MATTHEW BURKE FOR CONGRESS	MCGOFF FOR CONGRESS	MIGUEL ORTIZ FOR OONGRESS	MIKE THURMOND FOR US SENATE 2010	MITCHELL FOR CONGRESS	MORGAN FOR CONGRESS		PLUMMER FOR CONGRESS	
	Committee	2441 C00208322	2442 C00480038	2444 C00475095	2445 C00432948	2446 C00462804	2447 C00483925	2448 C00483388	2449 C00463406		2452 C00469817	
	AF#	2441	2442	2444	2445	2446	2447	2448	2449		2452	

පි	2456 C00474700	ROBBIE WILLS FOR CONGRESS	WILLS, ROBERT DALE JR	JERRY ADAMS \$1,264,153	\$1,264,153	0		Not Filed	\$252,831 (est)	\$8,800
8	2457 C00462309	RUTH MCCLUNG FOR CONGRESS	MCCLUNG, RUTH CRAWFORD	ANNE	\$1,421,439	0	2/8/2011	80	\$12,453	\$150
୍ଷ ଓ	2458 C00014092	SAN BERNARDINO COUNTY REPUBLICAN CENTRAL COMMITTEE-FEDERAL			\$116,381	0	2/18/2011	18	\$344	\$115

RICK DIRKSE \$1,236,249

CLARK, STEVE

STEVE CLARK FOR CONGRESS

2462 C00473603

\$11,000

\$309,062 (est)

Not Filed

11092670500

3/30/2011 4:47 PM

AF.	AF# Committee ID	Committee Name	Candidate Name	Treasurer	Threshold	₹	Threshold PV Receipt Date Days Late	Days Late	F09	RTB Penalty
2464	2464 C00475772	THE COMMITTEE TO ELECT DINO LAVERGHETTA	LAVERGHETTA, DINO	ROSE	\$205,205	0		Not Filed	\$34,201 (est)	066\$
2465	2465 C00475038	THOMAS C CASTELLANO CAMPAIGN FUND	CASTELLANO, THOMAS C	MARK A. GARCIA	\$102,513	0		Not Filed	\$20,503 (est)	\$550
					ļ			•		
2467	2467 C00469304	TOM WIENS FOR US SENATE INC	WIENS, THOMAS J	FRANK SHAW \$3,133,345	\$3,133,345	0		Not Filed	\$783,336 (est)	\$11,000
2468	2468 C00335091	TRANSPORTATION INTERMEDIARIES ASSOCIATION'S TIAPAC		ROBERT A. VOLTMANN	\$107,050	0	2/24/2011	54	\$4,300	\$145

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of)	
Reason To Believe Recommendation - 2010)	
Year-End Report for the Administrative	í	
Fine Program:	Ś	
•	•	
MIKE THURMOND FOR US SENATE)	AF# 2447
2010, and MATTHEW WARE as treasurer:	Ś	10 11 2111
BOILERMAKERS LOCAL 85 FEDERAL	í	AF# 2400
POLITICAL ACTION COMMITTEE, and	í	
FRED E KEITH JR as treasurer;	í	
FRESNO COUNTY DEMOCRATIC	í	AF# 2424
WOMEN'S CLUB/DEMOCRATS IN	Ś	
ACTION, and HELEN WILSON as	ĺ	
treasurer;)	
BEN GRABER FOR CONGRESS, and)	AF# 2399
BENJAMIN GRABER as treasurer;	j	
HEALY FOR NY, and JULIAN H	Ś	AF# 2427
GINGOLD as treasurer;	j	
JAMES MILANO FOR CONGRESS, and)	AF# 2431
PATRICIA A FRIEDMAN as treasurer:	Í	
TRANSPORTATION INTERMEDIARIES)	AF# 2468
ASSOCIATION'S TIAPAC, and ROBERT)	
A VOLTMANN as treasurer;)	
DOUGHERTY SENATE CAMPAIGN)	AF# 2418
COMMITTEE, and DR JODHA KHALSA)	
as treasurer;)	
SAN BERNARDINO COUNTY)	AF# 2458
REPUBLICAN CENTRAL COMMITTEE-)	
FEDERAL, and LARSON, KIRK as)	
treasurer;)	

i piii 01, 2011		
AMERICAN TELESERVICES ASSOCIATION PAC, and SEARCY, TIM MR. as treasurer; CIRO RODRIGUEZ FOR CONGRESS,)	AF# 2397 AF# 2404
and VERA, LUIS R. MR. as treasurer; RUTH MCCLUNG FOR CONGRESS, and)	AF# 2457
ANNE LOFTFIELD as treasurer; BURRIS FOR SENATE, and RAYMOND)	AF# 2401
DAVIS as treasurer; FERRE 2010, and ECIZABETH M)	AF# 2422
TETREAULT as treasurer; MIGUEL ORTIZ FOR CONGRESS, and LUIS H VERA as treasurer;)	AF# 2446
CHET D TRAYLOR FOR US SENATE CAMPAIGN, and LARRY W PICKETT as treasurer;)	AF# 2403
CITIZENS FOR CHRIS GEISSLER, and MICHAEL JORUDD as treasurer;)	AF# 2405
<u> </u>		
STEVEN "BO" SMITH as treasurer; COMMITTEE TO ELECT DR GREG RABIDOUX, and KIMBERLEE E SMITH as treasurer;)	AF# 2409

	-	
DOUG TUDOR FOR CONGRESS, and	<u> </u>	AF# 2417
DOUGLAS D. TUDOR as treasurer	í	
ERIC WNUCK 2010, and ERIC WNUCK)	AF# 2420
as treasurer;)	
•		
FRIENDS OF DAVID MADEIRA, and	Ś	AF# 2425
MICHAEL LACEY as treasurer;		PAT# 2423
FRIENDS OF ROSS BIELING, and		AF# 2426
BIELING, ROSS PARKER as treasurer;	΄,	Λ1
HENDRY FOR CONGRESS, and JOHN	ì	AF# 2428
NESMITH as treasurer;	Ś	111,121,20
JIM PICCILLO FOR CONGRESS, and	Ś	AF# 2432
SANDI KEEBLE as treasurer;	í	
JOHNSON FOR CONGRESS, and	Ś	AF# 2433
HARRY JOHNSON as treasurer;	Ś	
JOYCE JOHNSON FOR CONGRESS	Ś	AF# 2434
2010, and MYRNA PHILLIPS OAKLEY	Ś	
as treasurer;	Ó	
•		
WI WIND A DON COLUMN CO.		171617
KUIPERS FOR CONGRESS, and TODD)	AF# 2438

LAMBERS as treasurer;

MANAGEMENT AND TRAINING AF# 2441 CORPORATION POLITICAL ACTION COMMITTEE, and LYLE J PARRY as treasurer; MARVIN SCOTT FOR CONGRESS 2010, **AF# 2442** and FRANK L MUZZILLO as treasurer; MATTHEW BURKE FOR CONGRESS, AF# 2444 and BURKE, JENNIFER as treasurer; MCGOFF FOR CONGRESS, and **AF# 2445** O'LAUGHLIN, MARJORIE as treasurer; MITCHELL FOR CONGRESS, and JOHN AF# 2448 LINDLEY III as treasurer: MORGAN FOR CONGRESS, and **AF# 2449** SNYDEN, RD HON. as treasurer; PLUMMER FOR CONGRESS, and **AF# 2452** WILBERT SEARS as treasurer; ROBBIE WILLS FOR CONGRESS, and AF# 2456 JERRY ADAMS as treasurer: STEVE CLARK FOR CONGRESS, and **AF# 2462** RICK DIRKSE as treasurer; THE COMMITTEE TO ELECT DINO **AF# 2464** LAVERGHETTA, and LAVERGHETTA, ROSE as treasurer;

THOMAS C CASTELLANO CAMPAIGN FUND, and MARK A GARCIA as treasurer;)	AF# 2465
TOM WIENS FOR US SENATE INC, and FRANK SHAW as treasurer;)	AF# 2467

CERTIFICATION

I, Shelley E. Garr, Deputy Secretary of the Federal Election Commission, do hereby certify that on April 01, 2011 the Commission took the following actions on the Reason To Believe Recommendation - 2010 Year-End Report for the Administrative Fine Program as recommended in the Reports Analysis Division's Memorandum dated March 30, 2011, on the following committees:

AF#2398 Decided by a vote of 6-0 to: (1) find reason to believe that ASSOCIATIONS INC. PAC/ASSOCIA PAC, and CUSHMAN, NANCY as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

AF#2447 Decided by a vote of 6-0 to: (1) find reason to believe that MIKE THURMOND FOR US SENATR 2010, and MATTHEW WARE as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

AF#2400 Decided by a vote of 6-0 to: (1) find reason to believe that BOILERMAKERS LOCAL 85 FEDERAL POLITICAL ACTION COMMITTEE, and FRED E KEITH JR as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

AF#2424 Decided by a vote of 6-0 to: (1) find reason to believe that FRESNO COUNTY DEMOCRATIC WOMEN'S CLUB/DEMOCRATS IN ACTION, and HELEN WILSON as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissionem Bauerly, Hunter, MoGahn II, Petersan, Waither, and Weintraub voted affirmatively for the decision.

AF#2399 Decided by a vote of 6-0 to: (1) find reason to believe that BEN GRABER FOR CONGRESS, and BENJAMIN GRABER as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

AF#2427 Decided by a vote of 6-0 to: (1) find reason to believe that HEALY FOR NY, and JULIAN H GINGOLD as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

AF#2431 Decided by a vote of 6-0 to: (1) find reason to believe that JAMES MILANO FOR CONGRESS, and PATRICIA A FRIEDMAN as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Banerly, Hunter, McGalm II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

AF#2468 Decided by a vote of 6-0 to: (1) find reason to believe that TRANSPORTATION INTERMEDIARIES ASSOCIATION'S TIAPAC, and ROBERT A VOLTMANN as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report;

(2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintrauh voted affirmatively for the decision

AF#2418 Decided by a vote of 6-0 to: (1) find reason to believe that DOUGHERTY SENATE CAMPAIGN COMMITTEE, and DR JODHA KHALSA as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

AF#2458 Decided by a vote of 6-0 to: (1) find reason to believe that SAN BERNARDINO COUNTY REPUBLICAN CENTRAL COMMITTEE-FEDERAL, and LARSON, KIRK as treasurer violated 2 U.S.C. 434(a) and make a preliminary detenoination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

AF#2397 Decided by a vote of 6-0 to: (1) find reason to believe that AMERICAN TELESERVICES ASSOCIATION PAC, and SEARCY, TIM MR. as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn H, Petersen, Walther, and Weintraub voted affirmatively for the decision.

AF#2404 Decided by a vote of 6-0 to: (1) find reason to believe that CIRO RODRIGUEZ FOR CONGRESS, and VERA, LUIS R. MR. as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

AF#2457 Decided by a vote of 6-0 to: (1) find reason to believe that RUTH MCCLUNG FOR CONGRESS, and ANNE LOFTFIELD as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

AF#2401 Decided by a vote of 6-0 to: (1) find reason to believe that BURRIS FOR SENATE, and RAYMOND DAVIS as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Banerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

AF#2422 Decided by a vote of 6-0 to: (1) find reason to believe that FERRE 2010, and ELIZABETH M TETREAULT as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

AF#2446 Decided by a vote of 6-0 to: (1) find reason to believe that MIGUEL ORTIZ FOR CONGRESS, and LUIS H VERA as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

AF#2403 Decided by a vote of 6-0 to: (1) find reason to believe that CHET D TRAYLOR FOR US SENATE CAMPAIGN, and LARRY W PICKETT as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

AF#2405 Decided by a vote of 6-0 to: (1) find reason to believe that CITIZENS FOR CHRIS GEISSLER, and MICHAEL JORUDD as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

Federal Election Commission Certification for Administrative Fines April 01, 2011	Page 9
AF#2409 Decided by a vote of 6-0 to: (1) find reason to TO ELECT DR GREG RABIDOUX, and KIMBERLEE E S 2 U.S.C. 434(a) and make a preliminary determination that the the amount indicated en the report; (2) send the appropria Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintrathe decision.	SMITH as treasurer violated he civil money penalty would te letter. Commissioners
ine decision.	

Certification for Administrative Fines April 01, 2011	Page 10
April 01, 2011	
•	
AF#2417 Decided by a vote of 6-0 to: (1) find reason to believe that DOUG TUDOR FOR CONGRESS, and DOUGLAS D. TUDOR as treasurer violated 2	
434(a) and make a preliminary determination that the civil money penalty would amount indicated on the report; (2) send the appropriate letter. Commissioners B Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision	be the auorly,
amount indicated on the report; (2) send the appropriate letter. Commissioners B	be the auorly,
amount indicated on the report; (2) send the appropriate letter. Commissioners B Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the	be the auorly,
amount indicated on the report; (2) send the appropriate letter. Commissioners B Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the	be the auorly,
amount indicated on the report; (2) send the appropriate letter. Commissioners B Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the	be the auorly,
amount indicated on the report; (2) send the appropriate letter. Commissioners B Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the	wnuck minary report;
AF#2420 Decided by a vote of 6-0 to: (1) find reason to believe that ERIC 2010, and BRIC WNUCK as treasurer violated 2 U.S.C. 434(a) and make a prelidetermination that the civil money penalty would be the amount indicated on the (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.	wnuck minary report;
AF#2420 Decided by a vote of 6-0 to: (1) find reason to believe that ERIC 2010, and BRIC WNUCK as treasurer violated 2 U.S.C. 434(a) and make a prelidetermination that the civil money penalty would be the amount indicated on the (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.	wnuck minary report;
AF#2420 Decided by a vote of 6-0 to: (1) find reason to believe that ERIC 2010, and BRIC WNUCK as treasurer violated 2 U.S.C. 434(a) and make a prelidetermination that the civil money penalty would be the amount indicated on the (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.	wnuck minary report;

AF#2425 Decided by a vote of 6-0 to: (1) find reason to believe that FRIENDS OF DAVID MADEIRA, and MICHAEL LACEY as treasurer violated 2 U.S.C. 434(a) and make a preliminary dotermination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissionere Banorly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

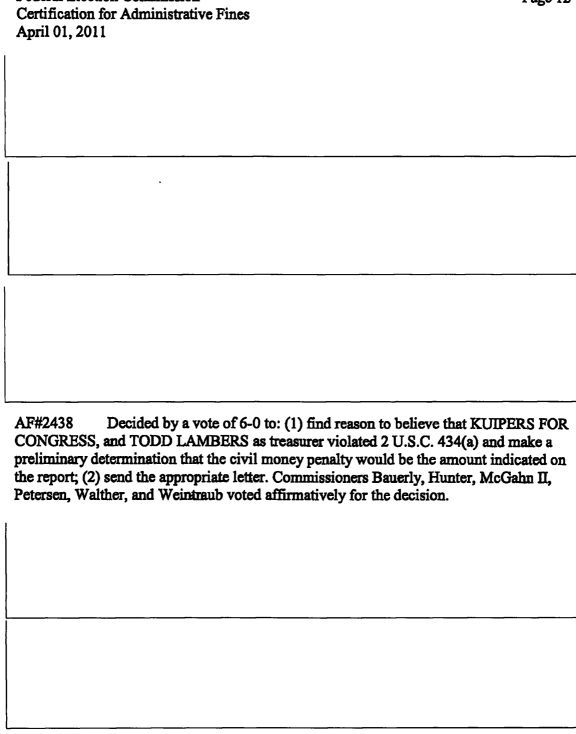
AF#2426 Decided by a vote of 6-0 to: (1) find reason to believe that FRIENDS OF ROSS BIELING, and BIELING, ROSS PARKER as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

AF#2428 Docided by a vote of 6-0 to: (1) find reason to believe that HENDRY FOR CONGRESS, and JOHN NESMITH as treasner violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Peterson, Walther, and Weintmanb voted affirmatively for the decision.

AF#2432 Decided by a vote of 6-0 to: (1) find reason to believe that JIM PICCILLO FOR CONGRESS, and SANDI KEEBLE as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

AF#2433 Desided by a vote of 6-0 to: (1) find reason to believe that JOHNSON FOR CONGRESS, and HARRY JOHNSON as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

AF#2434 Decided by a vote of 6-0 to: (1) find reason to believe that JOYCE JOHNSON FOR CONGRESS 2010, and MYRNA PHILLIPS OAKLEY as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the repurt; (2) sould the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.



AF#2441 Decided by a vote of 6-0 to: (1) find reason to believe that MANAGEMENT AND TRAINING CORPORATION POLITICAL ACTION COMMITTEE, and LYLE J PARRY as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II. Petersen, Walther, and Weintraub voted affirmatively for the decision.

AF#2442 Decided by a vote of 6-0 to: (1) find reason to believe that MARVIN SCOTT FOR CONGRESS 2010, ami FRANK L MUZZILLO as trensurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

AF#2444 Decided by a vote of 6-0 to: (1) find reason to believe that MATTHEW BURKE FOR CONGRESS, and BURKE, JENNIFER as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

AF#2445 Decided by a vote of 6-0 to: (1) find reenon to believe that MCGOFF FOR CONGRESS, and O'LAUGHLIN, MARJORIE as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

AF#2448 Decided by a vote of 6-0 to: (1) find reason to believe that MITCHELL FOR CONGRESS, and JOHN LINDLEY III as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

AF#2449 Decided by a vote of 6-0 to: (1) find reason to believe that MORGAN FOR CONGRESS, and SNYDEN, RD HON. as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

Certification for Administrative Fines April 01, 2011	rage 14
L	
AF#2452 Decided by a vote of 6-0 to: (1) find reason to believe that PLUMI FOR CONGRESS, and WILBERT SEARS as treasurer violated 2 U.S.C. 434(a) make a preliminary determination that the civil money penalty would be the amoundicated on the report; (2) send the appropriate letter. Commissioners Bauerly, E. McGaho II, Potersen, Walther, and Weintraub voted affirmentively for the decision	and unt Iunter,
AF#2456 Decided by a vote of 6-0 to: (1) find reason to believe that ROBBI WILLS FOR CONGRESS, and JERRY ADAMS as treasurer violated 2 U.S.C. 4 and make a preliminary determination that the civil money penalty would be the sindicated on the report; (2) send the appropriate letter. Commissioners Bauerly, H. McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision	34(a) amount Iunter,

AF#2462 Decided by a vote of 6-0 to: (1) find reason to believe that STEVE CLARK FOR CONGRESS, and RICK DIRKSE as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

AF#2464 Decided by a vote of 6-0 to: (1) find reason to believe that THE COMMITTEE TO ELECT DINO LAVERGHETTA, and LAVERGHETTA, ROSE as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bunerly, Hunter, McGahn II, Petersen, Walther, and Weininssb voted affirmatively for the decision.

AF#2465 Decided by a vote of 6-0 to: (1) find reason to believe that THOMAS C CASTELLANO CAMPAIGN FUND, and MARK A GARCIA as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

AF#2467 Decided by a vote of 6-0 to: (1) find reason to believe that TOM WIENS FOR US SENATE INC, and FRANK SHAW as treasurer violated 2 U.S.C. 434(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Bauerly, Hunter, McGahn II, Petersen, Walther, and Weintraub voted affirmatively for the decision.

	•	

Attest:

April 4, 2011
Date

Shelley E. Garr / Deputy Secretary



April 4, 2011

Raymond Davis, in official capacity as Treasurer Burris for Senate P.O. Box 198168 Chicago, IL 60619

C00458349 AF#: 2401

Dear Mr. Davis:

The Federal Election Campaign Act of 1971, as amended ("the Act"), requires that your committee file a Year End Report of Receipts and Disbursements every calendar year. This report, covering the period through December 31, 2010, shall be filed no later than January 31, 2011. 2 U.S.C. § 434(a). Records at the Federal Election Commission ("FEC") indicate that this report was filed on February 7, 2011, seven (7) days late.

The Act permits the FEC to impose civil money penalties for violations of the reporting requirements of 2 U.S.C. § 434(a). 2 U.S.C. § 437g(a)(4). On April 1, 2011, the FEC found that there is reason to believe ("RTB") that Burris for Senate and you, in your official capacity as treasurer, violated 2 U.S.C. § 434(a) by failing to file timely this report on or before January 31, 2011. Based on the FEC's schedules of civil money penalties at 11 C.F.R. § 111.43, the amount of your civil money penalty calculated at the RTB stage is \$145. Please see the attached copy of the Commission's administrative fine regulations at 11 C.F.R. §§ 111.30-11.46. Attachment 1. The Commission's website contains further information about how the administrative fine program works and how the fines are calculated. See http://www.fec.gov/af/af.shtml. 11 C.F.R. § 111.34. Your payment of \$145 is due within forty (40) days of the finding, or by May 11, 2011, and is based on these factors:

Election Sensitivity of Report: Not Election Sensitive

Level of Activity: \$19,455 Number of Days Late: 7

Number of Previous Civil Money Penalties Assessed: 0

At this juncture, the following courses of action are available to you:

1. If You Choose to Challenge the RTB Finding and/or Civil Money Penalty

If you should decide to challenge the RTB finding and/or calculated civil money penalty, you must submit a written response, including the AF# found at the top of page 1 under your committee's identification number, to the FEC's Office of Administrativo Review, 999 E Street, NW, Washington, DC 20463. Your response must be received within forty (40) days of the

Commission's RTB finding, or May 11, 2011. 11 C.F.R. § 111.35(a). Your written response must include the reason(s) why you are challenging the RTB finding and/or calculated civil money penalty, and must include the factual basis supporting the reason(s) and supporting documentation. The FEC strongly encourages that documents be submitted in the form of affidavits or declarations. 11 C.F.R. § 111.36(c).

The FEC will only consider challenges that are based on at least one of three grounds: (1) a factual error in the RTB finding; (2) miscalculation of the calculated civil money penalty by the FEC; or (3) your demonstrated use of best efforts to file in a timely manner when prevented from doing so by reasonably unforeseen circumstances that were beyond your control. 11 C.F.R. § 111.35(b). In order for a challenge to be considered on the basis of best efforts, you must have filed the required report no later than 24 hours after the end of these reasonably unforeseen circumstances. Id. Examples of circumstances that will be eonsidered reasonably unforeseen and beyond your control include, but are not limited to, (1) a failure of Commission computers or Commission-provided software desnite your seeking technical assistance from Commission personnel and resources; (2) a widespread disruption of information transmissions over the Internet that is not caused by a failure of the Commission's or your computer systems or Internet service provider; and (3) severe weather or other disaster-related incident. 111.35(c). Examples of circumstances that will not be considered reasonably unforeseen and beyond your control include, but are not limited to, (1) negligence; (2) delays caused by vendors or contractors; (3) treasurer and staff illness, inexperience or unavailability; (4) committee computer, software, or Internet service provider failures; (5) failure to know filing dates; and (6) failure to use filing software properly. 11 C.F.R. § 111.35(d).

The "failure to raise an argument in a timely fashlon during the administrative process shall be deemed a waiver" of your right to present such argument in a petition to the U.S. district court under 2 U.S.C. § 437g. 11 C.F.R. § 111.38.

If you intend to be represented by counsel, please advise the Office of Administrative Review. You should provide, in writing, the name, address and telephone number of your counsel and authorize counsel to receive notifications and communications relating to this challenge and imposition of the calculated civil money penalty.

2. If You Choose Not to Pay the Civil Money Penalty and Not to Submit a Challenge

If you do not pay the calculated civil money penalty and do not submit a written response, the FEC will assume that the preceding factual allegations are true and make a final determination that Burris for Senate and you, in your official capacity as treasurer, violated 2 U.S.C. § 434(a) and assess a civil money penalty.

Unpaid civil money penalties assessed through the Administrative Fine regulations will be subject to the Debt Collection Act of 1982 ("DCA"), as amended by the Debt Collection Improvement Act of 1996, 31 U.S.C. § 3701 et seq. The FEC may take any and all appropriate action authorized and required by the DCA, as amended, including transfer to the U.S. Department of the Treasury for collection. 11 C.F.R. § 111.51(a)(2).

3. If You Choose to Pay the Civil Money Penalty

If you should decide to pay the calculated civil money penalty, send the enclosed remittance form, along with your payment, to the FEC at the address on page 4. Upon receipt of your payment, the FEC will send you a final determination letter.

This matter was generated based on information ascertained by the FEC in the normal course of carrying out its supervisory responsibilities. 2 U.S.C. § 437g(a)(2). It will remain confidential in accordance with 2 U.S.C. § 437g(a)(4)(B) and 437g(a)(12)(A) until it is placed on the public record in accordance with 11 C.F.R. § 111.42, unless you notify the FEC in writing that you wish the matter to be made public.

As noted earlier, you may obtain additional information on the FEC's administrative fine program, including the final regulations, on the FEC's website at http://www.fec.gov/af/af.shtml. If you have questions regarding the payment of the calculated civil money penalty, please contact Sari Pickerall in the Reports Analysis Division at our toll free number (800) 424-9530 (at the prompt press 5) or (202) 694-1130. If you have questions regarding the submission of a challenge, please contact the Office of Administrative Review at our toll free number (800) 424-9530 (press 0, then ext. 1660) or (202) 694-1660.

On behalf of the Commission,

Cynthia L. Bauerly

Chair

ADMINISTRATIVE FINE REMITTANCE & PAYMENT INSTRUCTIONS

In accordance with the schedule of penalties at 11 C.F.R. § 111.43, the amount of your civil money penalty calculated at RTB is \$145 for the 2010 Year-End Report.

Please mail this remittance with a check or money order made payable to the Federal Election Commission to the following address:

Federal Election Commission P.O. Box 979058 St. Louis, MO 63197-9000

If you choose to send your remittance and payment by courier or overnight delivery, please use this address:

U.S. Bank - Government Lockbox FEC #979058 1005 Convention Plaza Attn: Government Lockbox, SL-MO-C2GL St. Louis, MO 63101

The remittance and your payment are due by May 11, 2011. Upon receipt of your remittance and payment, the FEC will send you a final determination letter.

PAYMENTS BY PERSONAL CHECK

Personal checks will be converted into electronic funds transfers (EFTS). Your account will be electronically debited for the amount on your check, usually within 24 hours, and the debit will appear on your regular statement. We will destroy your original check and keep a copy of it. In case the EFT cannot be processed for technical reasons, you authorize us to process the copy in lieu of the original check. Should the EFT not be completed because of insufficient funds, we may try to make the transfer twice.

PLEASE DETACH AND RETURN THE PORTION BELOW WITH YOUR FAYMENT

FOR: Burris for Senate

FEC ID#: C00458349

AF#: 2401

PAYMENT AMOUNT DUE: \$145

PAYMENT DUE DATE: May 11, 2011



2011 HAY 10 A 11: 13

RECEIVED
2811 MAY 10 AM 8: 32
FEC MAIL CENTER

May 5, 2011

Federal Election Commission

Office of Administrative Review

999 E. Street N.W.

Washington, D.C. 20463

C00458349

AF# 2401

To whom it may concern:

This is a request to excuse the fine assessed to Burris for Senate for the Year End Report of Receipts and Disbursements for 2011. Our Committee was administered by friends and volunteers who gave their time during his 2 year appointment, and our resources are limited. We are in the process of closing the committee, and have very few resources. We are currently updating a new treasurer, as our current one is 80 years of age. We ask that you please forgive this oversight. Thank you.



Via First Class Mail

May 10, 2011

Raymond Davis, in official capacity as Treasurer Burris for Senate P.O. Box 198168 Chicago, IL 60619

C00458349 AF# 2401

Dear Mr. Davis:

On May 10, 2011, the Commission's Office of Administrative Review ("OAR") received your written response ("challenge") which is being reviewed by OAR. If you have any questions regarding your challenge, please contact this Office on our toll free number (800)424-9530 (press 0, then ext. 1660) or (202)694-1660.

Sincerely,

Dayna C. Brown Reviewing Officer

Office of Administrative Review



2011 HAY 12 A 7771

Date: May 10, 2011

REFERRAL TO OFFICE OF ADMINISTRATIVE REVIEW CHALLENGE RECEIVED

AF#: 2401

Committee Name: Burris for Senate

Committee **ID#**: C00458349

Committee Address (if deferent than in RTB letter):

Treasurer Name (if different than in RTB finding): N

Attachments:

Copy of RTB Circulation Report, dated March 30, 2011 and RTB Certification, dated April 4, 2011 (Y/N): N

Attachment #: N/A

Proof of Delivery (to be forwarded at aner data if not yet received) (Y/N): Y

Attachment #: 1

Other Relevant Telecoms (Y/N): N

Attachment #: N/A

Original Correspondence Received by RAD in Response to RTB Letter (Y/N): N

Attachment #: N/A

RAD Staff Declaration (Y/N): Y

-2010 Year End Report Prior Notice, dated December 27, 2010.

-RTB Lattur, dateti April 4, 2011.

Attachment #: 3

Other RAD Information: (Y/N): Y

Attachment#: 4

DECLARATION OF JODI WINSHIP

- 1. I am the Chief of the Compliance Branch for the Reports Analysis Division of the Federal Election Commission ("Commission"). In my capacity as Chief of the Compliance Branch, I oversee the initial processing of the Administrative Fine Program. I make this declaration based on my personal knowledge and, if called upon as a witness, could and would testify competently to the following matters.
- 2. I hereby certify that documents identified herein are true and accurate copies of the following sent by the Burris for Senate:
 - A) Prior Notice, dated December 27, 2010, referencing the 2010 Year End Report (sent via electronic mail to: FOOTEDAVIS@SBCGLOBAL.NET);
 - B) Reason-to-Believe Letter, dated April 4, 2011, referencing the 2010 Year End Report.
- 3. I hereby certify that I have searched the Commission's public records and find that Burris for Senate filed the 2010 Year End Report with the Commission on February 7, 2011.
- 4. Pursuant to 28 U.S.C. 1746, I declare under penalty of perjury that the foregoing is true and correct and that all relevant telecoms for the matter have been provided. This declaration was executed at Washington, D.C. on the 10th day of May, 2011.

Jodi Winship Chief, Compliance Branch Reports Analysis Division

Federal Election Commission



FEDERAL ELECTION COMMISSION

CONGRESSIONAL COMMITTEES

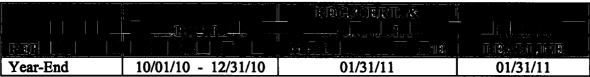
December 27, 2010

CURRENT REPORT DUE

I. 2010 GENERAL ELECTION CANDIDATES

r			
VALCE 14 C		· A THE RESERVE	
	PERIOD ¹		
Year-End	11/23/10 - 12/31/10	01/31/11	01/31/11

II. UNSUCCESSFUL 2010 PRIMARY ELECTION CAMPAIGN COMMITTEES AND CANDIDATES NOT ACTIVE IN 2010 ELECTIONS



NOTE FOR COMMITTEES NOT REQUIRED TO FILE A POST-GENERAL ELECTION REPORT CHART II (see above)

For candidates who ran in 2010 but did not participate in the general election, the reporting period for the Year-End Report spans two election cycles. For this report only, committees should instead use the Post-Election Detailed Summary Page (FEC Form 3, Pages 5-8). Committees should not use the normal Detailed Summary Page.

Click here for Supplemental Filing Information

See Page 2 for 2011 Reporting Schedule

A reporting period always begins the day after the closing date of the last report filed. If the committee is new and has not previously filed a report, the first report must cover all activity that occurred before the committee registered up through the close of books for the first report due.

REPORTING SCHEDULE FOR 2011

werowij	CL0813. OF	ELEGACIERTE & OTERNICATE	
<u> </u>	i ikolokes 4	BYLATING DIAPPLIES	1012(A10)L11812
April Quarterly	03/31/11	04/15/11	04/15/11
July Quarterly	06/30/11	07/15/11	07/15/11
October Quarterly	09/30/11	10/15/11	10/15/11 ²
Year-End	12/31/11	01/31/12	01/31/12

Click here for Supplemental Filing Information

¹A reporting period always begins the day after the closing date of the last report filed. If the committee is new and has not previously filed a report, the first report must cover all activity that occurred before the committee registered up through the close of books for the first report due.

²Notice that this filing deadline falls on a weekend. Filing deadlines are not extended when they fall on nonworking days. Accordingly, reports filed by methods other than Registered, Certified or Overnight Mail, or electronically, must be received before the Commission's close of business on the last business day before the deadline.

2010 SUPPLEMENTAL FILING INFORMATION CONGRESSIONAL COMMITTEES

PLEASE NOTE: The Commission provides reminders of upcoming filing dates as a courtesy to help committees comply with the filing deadlines set forth in the Act and Commission regulations. Committee treasurers must comply with all applicable filing deadlines established by law, and the lack of prior notice does not constitute an excuse for failing to comply with any filing deadline.

WHO MUST FILE

Principal campaign committees of congressional candidates ¹ (including unopposed candidates and candidates whose names do not appear on the ballot) must file a Year-End Report on January 31, 2011. ²

Campaigns that raise or spend more than \$5,000 for the 2010 election cycle (and thus trigger registration and reporting requirements) must file quarterly reports throughout 2010, even if the candidate plans to retire, withdraws from the race prior to the primary election, loses the primary or drops out of the race prior to the general election. See 11 CFR 104.5(a)(2).

Before a committee can stop filing with the FEC, it must file a termination report with the Commission. See 11 CFR 102.3. Committees must continue to file reports until the Commission notifies them in writing that their termination report has been accepted.

METHODS OF FILING REPORTS

Electronic Filing

Reports filed electronically must be received and validated by the Commission by 11:59 p.m. Eastern Time on the filing deadline. See 11 CFR 104.5(e).

- Web Page: Electronic Filing Page
- <u>Campaign Guide for Congressional Candidates and Committees (Candidate Guide)</u>, pp. 82-84 [PDF]

Paper Filing - Meeting the Filing Deadline

Paper Report filing options -- Registered, Certified or Overnight or First Class Mail. See 11 CFR 104.5(e).

- Web Page: Link to Paper Forms (for downloading and printing)
- Candidate Guide, p. 81 [PDF]

¹ Generally, an individual becomes a candidate for federal office (and thus triggers registration and reporting obligations) when his or her campaign exceeds \$5,000 in either contributions or expenditures. If the campaign has not crossed the \$5,000 threshold, it is not required to file reports. See 11 CFR 100.3(a).

² If a candidate has more than one authorized committee, the principal campaign committee must also file a consolidated report on <u>Form 3Z</u> [PDF].

COMPLIANCE

Treasurer Responsibility

Committee Treasurers are responsible for both the timeliness and the accuracy of all reports. They may be subject to monetury penalties if reports are inaccurate or are not filed on time. See 11 CFR 104.14(d).

- Statement of Policy Regarding Treasurers Subject to Enforcement Proceedings [PDF]
- Candidate Guide, p. 7 [PDF]

Administrative Fine Program

Political committees and their treasurers who fail to file their reports on time may be subject to civil money penalties up to \$17,600 (or more for repeat late- and non-filers). $\frac{3}{2}$ See 11 CFR 111.30.

- Web Page: Administrative Fine Program
- Candidate Guide, pp. 81-82 [PDF]

DISCLOSURE OF LOBBYIST BUNDLING ACTIVITY

Campaign committees must file <u>FEC Form 3L</u> [PDF] if they receive two or more bundled contributions from lobbyists/registrants or lobbyist/registrant PACs that aggregate in excess of \$16,000 during the applicable reporting period (see page 1 of this notice). See 11 CFR 104.22 and 110.17(e).

• The Record: March 2009 issue [PDF]

2010 REPORTING SCHEDULE

- Web Page: 2010 Reporting Dates Page
- The Record: January 2010 issue [PDF]
- Candidate Guide, p. 79 [PDF]

IMPORTANT FILING INFORMATION - PAPER FILERS

In response to the 2001 anthrax threat, the U.S. Postal Service is irradiating mail directed to many federal agencies, including the FEC and the Secretary of the Senate. ⁴ This process has not only delayed mail delivery, it has also damaged and in some cases destroyed pieces of mail. As a result, committees that file reports with the FEC may want to consider submitting their reports by some means other than U.S. mail. Alternative methods include electronic filing, overnight mail or delivery service, and hand delivery.

³ Penalties for late- or non-filing of 48-hour notices are based on the amount of contributions not timely disclosed. As a result, these penalties may exceed \$17,600, even for first-time violations.

⁴ Senate committees should contact the Secretary of the Senate at (202) 224-0322 for more information on filing reports via US mail.



CLUMINAT

2011 JUN 22 P 3: 03

June 22, 2011

MEMORANDUM

To:

The Commission

SENSITIVE

Through:

Alec Palmer

Acting Staff Director

From:

Patricia Carmona

Chief Compliance Officer

Dayna C. Brown

Reviewing Officer

Office of Administrative Review

Subject:

Reviewing Officer Recommendation in AF# 2401 - Burris for Senate and

Raymond Davis, in his official capacity as Toeasurer (C00458349)

The attached Reviewing Officer Recommendation is being circulated on an informational basis. A copy was also sent to the respondents in accordance with 11 C.F.R. § 111.36(f). The respondents may file with the Commission Secretary a written response within 10 days of transmittal of the recommendation.

After the 10 day period, the Reviewing Officer Recommendation and the respondents' written response, if any, will be circulated to the Commission to make a final determination.

Attachment



FEDERAL ELECTION COMMISSION WASHINGTON, D.C. 20463

June 22, 2011

REVIEWING OFFICER RECOMMENDATION OFFICE OF ADMINISTRATIVE REVIEW ("OAR")

AF# 2401 – Burris for Senate and Raymond Davis, in his official capacity as Treasurer (C00458349)

Summary of Recommendation

Make a final determination that the respondents violated 2 U.S.C. § 434(a) and assess a \$145 civil money penalty.

Reason-to-Believe Background

On April 1, 2011, the Commission found reason to believe ("RTB") that the respondents violated 2 U.S.C. § 434(a) for failing to timely file the 2010 Year End Report and made a preliminary determination that the civil money penalty was \$145 based on the schedule of penalties at 11 C.F.R. § 111.43. A letter, dated April 4, 2011, was mailed to the respondents' address of record from the Reports Analysis Division ("RAD") to notify them of the Commission's RTB finding and civil money penalty.

Legal Requirements

The Federal Election Campaign Act ("Act") states that the treasurer of a principal campaign committee shall file a report for the quarter ending December 31 no later than January 31 of the following calendar year. 2 U.S.C. § 434(a)(2)(A)(iii) and 11 C.F.R. § 104.5(a)(1)(i). If the report is sent by registered or certified mail, by Express or Priority Mail with delivery confirmation or by overnight delivery service with an online tracking system, and scheduled for next business day delivery, they must be postmarked, or deposited with the mailing service, no later than the January 31 to be timely filed. If the report is sent by first class mail, it must be received by January 31 to be timely filed. 2 U.S.C. § 434(a)(5) and 11 C.F.R. §§ 100.19(b) and 104.5(e). The ocasuror shall be personally responsible for the timely filing of reports. 11 C.F.R. § 104.14(d).

Respondents' Challenge

On May 10, 2011, the Commission received the written response ("challenge") which included no signature or sender information. The challenge states the Committee, which was administered by friends and volunteers, is in the process of closing and has limited resources. They are in the process of appointing a new Treasurer because the current Treasurer is 80 years old, and ask that the Commission excuse the fine.

Analysis

The 2010 Year End Report was filed on February 7, 2011, 7 days late.

The report was mailed on the January 31 deadline. Had the report been sent that same day using any of the 2 U.S.C. § 434(a)(5) "safe harbor" options, such as certified or registered mail, Priority or Express Mail with delivery confirmation, or overnight delivery service with an on-line tracking system and scheduled for next business day delivery, it would have been timely filed. Instead, it was sent via first class mail. As a result, the report is considered filed on the day it was received, February 7.

Although the challenge states that the Committee was run by friends and volunteers, the regulations are clear that the Treasurer is personally responsible for the timely, complete and accurate filing of reports. 11 C.F.R. § 104.14(d).

Their challenge fails to address any of the three valid grounds at 11 C.F.R § 111.35(b). These are: (i) the RTB finding is based on factual errors; and/or (ii) the improper calculation of the civil money penalty; and/or (iii) they used best efforts to file on time but were prevented from doing so by reasonably unforeseen circumstances that were heyond their control and they filed the report no later than 24 hours after the end of these circumstances. The other issues raised in the challenge, (the Committee's limited resources and their being in the process of closing the Committee and appointing a new Treasurer), also do not fall within the list of defenses enumerated at 11 C.F.R. § 111.35(b). Therefore, the Reviewing Officer recommends that the Commission make a final determination that the respondents violated 2 U.S.C. § 434(a) and assess a civil money penalty of \$145.

OAR Recommendations

- (1) Adopt the Reviewing Officer recommendation for AF# 2401 involving Burris for Senate and Raymond Davis, in his official capacity as Treasurer, in making the final determination;
- (2) Make a final determination in AF# 2401 that Burris for Senate and Raymond Davis, in his official capacity as Treasurer, violated 2 U.S.C. § 434(a) and assess a civil money penalty of \$145; and
- (3) Send the appropriate letter.

Reviewing Officer: Dayna C. Brown

Attachments

Attachment 1 - Challenge Received from Respondents

Attachment 2 - Declaration from RAD

Attachment 3 – Declaration from OAR

DECLARATION OF DAYNA C. BROWN

- 1. I am the Reviewing Officer in the Office of Administrative Review for the Federal Election Commission ("Commission"). In my capacity as Reviewing Officer, I conduct research with respect to all challenges submitted in accordance with the Administrative Fine program.
- 2. The 2010 Year End Report is January 31, 2011. Senate principal campaign committees must file reports with the Secretary of the Senate. If sent by first class mail, the report must be received by January 31 to be timely filed.
- 3. It is the practice of the Office of Public Records, Secretary of the Senate to date stamp each report as it is received and complete an envelope processing page disclosing the method used to file the report as well as either the date of receipt or postmark.
- 4. I hereby certify that I have searched the Commission's public records and that the documents identified herein are the true and accurate copies of Page 1 of the Summary Page, the envelope, and the Senate Office of Public Records postmark sheet for the 2010 Year End Report filed by Burris for Senate and Raymond Davis, in his official capacity as Treasurer. According to the Commission's records, the report covers the period from October 1 through December 31, 2010, was sent on January 31, 2011 via first class mail, and was received on February 7, 2011.
- 5. Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct and that this declaration was executed at Washington on the 22nd of June, 2011.

Dayna C. Brown Reviewing Officer

Office of Administrative Review Federal Election Commission

FEC FORM 3

REPORT OF RECEIPTS AND DISBURSEMENTS

For An Authorized Committee

SECRETARY OF THE SENATE

11 FEB - 3 may 10:148

1. NAME OF USE FEC MA OR TYPE OR	ILING LABEL Example: If typing, type over the lines		
BURRIS FOR SENATE		1: , , , , , ,	
ADDRESS (number and street) 35 EAST	WACKER DRIVE		
ISUITE 50	0		
Check if different than previously raported. (ACC)			60601
2. FEC IDENTIFICATION NUMBER ¥	CITY A	STATE	ZIP CODE A
C00458349	3. IS THIS X NEW REPORT (N) OR	AMENDED (A)	STATE T DISTRICT
4. TYPE OF REPORT (Choose One) (a) Quarterly Reports:	(b) 12-Day PRE-Election Report for the:		
:	Primary (12P)	General (12G)	Runoff (12R)
April 15 Quarterly Report (C1)	. Convention (12C)	Spēcial (12S)	
July 15 Quarterly Report (Q2) October 15 Quarterly Report (Q3)) Election on		in the
X January 31 Year-End Report (YE	(c) 30-Day POST-Election Report for the		
	General (30G)	Runoff (30R)	Special (305)
Termination Report (TER)	Election on	9-0	in the State of
5. Covering Period 10 01			2010
I certify that I have examined this Report and to Type or Print Name of Treasurer	the best of my knowledge and belief it is true, co	orrect and complete.	
Signature of Treasurer Electronically Filed by			
Office Use Ordy			FEC FORM 3 (Revised 02/2003)

11092670634

891-86)

7. 60619

\$02.079

neopost* 01/31/2011 USIROSHAGE

FIRST.CLASS (AAII)

ZIF 60616 041L11211659

Office of Poblic Records

P. O. Box 5169

Aley Anhair, UA 22301-0109

DANA K. MCCALLUM

HART SENATE OFFICE BUILDING SUITE 232 WASHINGTON, OC 20510-7116 PHONE: (202) 224-0322

United States Senate

OFFICE OF THE SECRETARY

OFFICE OF PUBLIC RECORDS

THE PRECEDING DOCUMENT WAS:	
HAND DELIVERED	
Date of Rece	eipt
USPS FIRST CLASS MAIL 01-31-	<i> </i>
Post	mark ·
USPS REGISTERED/CERTIFIED	mark
USPS PRIORITY MAIL Post	mark
DELIVERY CONFIRMATION OR SIGNATURE CO	ONFIRMATION LABEL
HCDC EVDDECC MAII	
USPS EXPRESS MAILPost	lmark
OVERNIGHT DELIVERY SERVICE:	
SHIPPING DATE	NEXT BUSINESS DAY DELIVERY
FEDERAL EXPRESS	. 🗆
UPS	
****	. –
DHL	
AIRBORNE EXPRESS	. 🗆
RECEIVED FROM FEDERAL ELECTION	Date of Receipt
POSTMARK ILLEGIBLE NO	POSIMARK
n. v	
FAX Date of Receipt	
OTHER	
Date of Receipt or Posts	nark
0.5	
PREPARER RAD	DATE PREPARED 03-07-//



VIA EXPRESS MAIL

June 23, 2011

Raymond Davis, in his official capacity as Treasurer Burris for Senate P.O. Box 198168 Chicago, IL 60619

C00458349 AF# 2401

Dear Mr. Davis:

On April 1, 2011, the Federal Election Commission ("Commission") found reason to believe ("RTB") that Johnson for Congress and you, in your official capacity as Treasurer ("respondents"), violated 2 U.S.C. § 434(a) for failing to timely file the 2010 Year End Report. The Commission also made a preliminary determination that the civil money penalty was \$145 based on the schedule of penalties at 11 C.F.R. § 111.43.

After reviewing the written response and any supplemental information submitted by you and Commission staff, the Reviewing Officer has recommended that the Commission make a final determination in this matter. A copy of the Reviewing Officer's recommendation is attached.

You may file with the Commission Searetary a written response to the recommendation within 10 days of the date of this letter. Your written response should be sent to the Commission Secretary, 999 E Street, NW, Washington, DC 20463. As a result of the anthrax threat in the Washington, DC area, US Postal Service mail delivery to federal agencies, including the Commission, has been interrupted. Until regular mail delivery resumes, you may also file your written response with the Commission Secretary via faesimile (202-208-3333) or by courier at the same address (if you use an overnight delivery service, please use zip code 20004 instead of zip code 20463). Please include the AF # in your response. Your response may not raise any arguments not raised in your original written response or not directly responsive to the Reviewing Officer's recommendation. 11 C.F.R. § 111.36(f). The Commission will then make a final determination in this matter.

Please contact me at the tell free number 800-424-9530 (press 0, then pross 1660) or 202-694-1660 if you have any questions.

Sincerely,

Dayna C. Brown Reviewing Officer

Office of Administrative Review

Attachment



2011 JUL 19 A 8: 46

July 18, 2011

SENSITIVE

MEMORANDUM

To:

The Commission

Through:

Alec Palmer

Acting Staff Director

From:

Patricia Carmona - PC

Chief Compliance Officer

Dayna C. Brown Per & Reviewing Officer

Office of Administrative Review

Subject:

Final Determination Recommendation in AF# 2401 - Burris for Senate

and Raymond Davis, in his official capacity as Treasurer (C00458349)

On April 1, 2011, the Commission found reason to believe ("RTB") that the respondents violated 2 U.S.C. § 434(a) for failing to timely file the 2010 Year End Report and also made a preliminary determination that the civil money penalty was \$145 based on the schedule of penalties at 11 C.F.R. § 111.43.

On May 10, 2011, the Commission received their written response ("challenge"). After reviewing the chailenge, the Reviewing Officer's recommendation dated June 22, 2011 was forwarded to the Commission, a copy was forwarded to the respondents, and is hereby incorporated by reference. The Reviewing Officer recommended that the Commission make a final determination that they violated 2 U.S.C. § 434(a) and assess a \$145 civil money penalty because they submitted no evidence that a factual error was made in the RTB finding, that the penalty was miscalculated at RTB or that they used best efforts to file on time. 11 C.F.R. § 111.35(b).

Within 10 days of transmittal of the recommendation, they may file a written response with the Commission Secretary which may not raise any arguments not raised in their challenge or not directly responsive to the Reviewing Officer's recommendation. 11 C.F.R. § 111.36(f). As of this date, a written response has not been received.

OAR Recommendations

(1) Adopt the Reviewing Officer recommendation for AF# 2401 involving Burris for Senate and Raymond Davis, in his official capacity as Treasurer, in reaking the final determination;

- (2) Make a final determination in AF# 2401 that Burris for Senate and Raymond Davis, in his official capacity as Treasurer, violated 2 U.S.C. § 434(a) and assess a civil money penalty of \$145; and
- (3) Send the appropriate letter.

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of)	
)	
Final Determination Recommendation:)	AF 2401
Burris for Senate and Raymond Davis, in)	
his official capacity as Treasurer)	
(C00458349)	j.	

CERTIFICATION

I, Shawn Woodhead Werth, Secretary and Clerk of the Federal Election Commission, do hereby certify that on July 28, 2011, the Commission decided by a vote of 4-0 to take the following actions in AF 2401:

- 1. Adopt the Reviewing Officer recommendation for AF# 2401 involving Burris for Senate and Raymond Davis, in his official capacity as Treasurer, in making the final determination.
- 2 Make a final determination in AF# 2401 that Burris for Senate and Raymond Davis, in his official capacity as Treasurer, violated 2 U.S.C. § 434(a) and assess a civil money penalty of \$145.
- 3. Send the appropriate letter.

Commissioners Bauerly, McGahn II, Petersen, and Weintraub voted affirmatively for the decision. Commissioners Hunter and Walther did not vote.

Attest:

Shawn Woodhead Werth

Secretary and Clerk of the Commission



August 3, 2011

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

Raymond Davis, in official capacity as Treasurer Burris for Senate P.O. Box 198168 Chicago, IL 60619

C00458349 AF# 2401

Dear Mr. Davis:

On April 1, 2011, the Federal Election Commission ("the Commission") found reason to believe ("RTB") that Burris for Senate and you, in your official capacity as Treasurer, violated 2 U.S.C. § 434(a) for failing to timely file the 2010 Year End Report. By letter dated April 4, 2011, the Commission sent you notification of the RTB finding that included a civil money penalty calculated at RTB of \$145 in accordance with the schedule of penalties at 11 C.F.R. § 111.43. On May 10, 2011, the Office of Administrative Review received your written response, challenging the RTB finding.

The Reviewing Officer reviewed the Commission's RTB finding with its supporting documentation and the written response. Based on this review, the Reviewing Officer recommended that the Commission make a final determination that Burris for Senate and you, in your official capacity as Treasurer, violated 2 U.S.C. § 434(a) and assess a civil money penalty in the amount of \$145 in accordance with 11 C.F.R. § 111.43. The basis for the Reviewing Officer's recommendation was included in the Final Determination Report, a copy of which was sent to you on June 23, 2011.

On July 28, 2011, the Commission adopted the Reviewing Officer's recommendation and made a final determination that Burris for Senate and you, in your official capacity as Treasurer, violated 2 U.S.C. § 434(a) and assessed a civil money penalty of \$145. It is based on the same factors used to calculate the civil money penalty at RTB. A copy of the final determination recommendation is attached.

If You Choose to Appeal the Final Determination and/or Civil Money Penalty

If you choose to appeal the final determination, you should submit a written petition, within 30 days of receipt of this letter, to the district court of the United States for the district in which the committee or treasurer reside, or transact business, requesting that the final

determination be modified or set aside. See 2 U.S.C. § 437g(a)(4)(C)(iii). The failure to raise an argument in a timely fashion during the administrative process shall be deemed a waiver of the respondents' right to present such argument in a petition to the district court under 2 U.S.C. § 437g. 11 C.F.R. § 111.38.

If You Choose Not to Pay the Civil Money Penalty and Not to Appeal

Unpaid civil money penalties assessed through the Administrative Fine regulations will be subject to the Debt Collection Act of 1982 ("DCA") as amended by the Debt Collection Improvement Act of 1996 ("DCIA"), 31 U.S.C. § 3701 et seq. If you do not pay this debt within 30 days (or file a written petition to a federal district court - see below), the Commission will transfer the debt to the U.S. Department of the Treasury ("Treasury") for collection. Within 5 days of the transfer to Treasury, Treasury will contact the debtor and request payment. Treasury currently charges a fee of 28% of the civil money penalty amount for its collection services. The fee will be added to the amount of the civil money penalty that you owe. Should Treasury's attempts fail, Treasury will refer the debt to a private collection agency ("PCA"). If the debt remains unpaid, Treasury may recommond that the Commission refer the matter to the Department of Justice for litigation.

If You Choose to Pay the Civil Money Penalty

If you should decide to pay the civil money penalty, send the enclosed form and payment to the address on page 3 within 30 days of receipt of this letter.

The confidentiality provisions at 2 U.S.C. § 437g(a)(12) no longer apply and this matter is now public. The file will be made a part of the public record pursuant to 11 C.F.R. § 111.42(b). Although the file must be placed on the public record within 30 days from the date of the Commission's notification, this could occur at any time following certification of the Commission's vote.

If you have any questions regarding the payment of the civil money penalty, please contact Dayna Brown on our toll free number (800)424-9530 (press 0, then ext. 1660) or (202)694-1660.

On behalf of the Commission,

Cynthia L. Bauerly

Chair

Attachment

ADMINISTRATIVE FINE PAYMENT INSTRUCTIONS

In accordance with the schedule of penalties at 11 C.F.R. § 111.43, the civil money penalty is \$145 for the Year End Report.

This penalty should be paid by check or money order, made payable to the Federal Election Commission. It should be sent by mail to:

Federal Election Commission PO Box 979058 St. Louis, MO 63197-9000

If you choose to send your payment by courier or overnight delivery, please use this address:

U.S. Bank - Government Lockbox FEC # 979058 1005 Convention Plaza Attn: Government Lockbox, SL-MO-C2GL St. Louis, MO 63101

The form and payment are due within 30 days of receipt of this letter.

PAYMENTS BY PERSONAL CHECK

Personal checks will be converted into electronic funds transfers (EFTs). Your account will be electronically debited for the amount on the check, usually within 24 hours, and the debit will appear on your regular statement. We will destroy your original check and keep a copy of it. In case the EFT cannot be processed for technical reasons, you authorize us to process the copy in lieu of the original check. Should the EFT not be completed because of insufficient funds, we may try to make the transfer twice.

PLEASE DETACH AND RETURN THE PORTION BELOW WITH YOUR FAYMENT

FOR: Burris for Senate

FEC ID#: C00458349

AF#: 2401

PAYMENT AMOUNT DUE: \$145

FOR: Burris for Senate

FEC ID#: C00458349

AF#: 2401

PAYMENT AMOUNT DUE: \$145

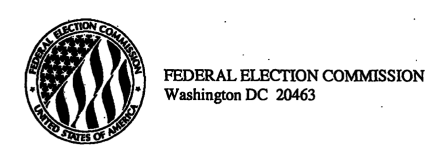
3

QUALITY IS OUR PRIORITY FOR LOCKBOX 9058 SEQ# 001 \$ 0000014500 BA# 1 08-18-11 20 9



	<u> </u>
Powers of Public Commence of the Public Comme	676
T. HULAND W. BURNIS 108-89	> <
BERLEAN M. BURRIS	
PATE	
CHICAGO: 11: 60619	
National Control of the Control of t	
- BAY TO THE Fe Land Election Communication \$ 195	
Die Hundrek torten tiete Tortens	A There are
100	
Marin Comment of the	
# J.P.Morgan	
of Horgan Chane Bank, M.A.	
Ohlonga, Elmola	N
Fring & C-King AF HOL- CANONIN TO BUILD	<u>⇔</u> == 1:
	المحاصور

(Spancorp.



THIS IS THE END OF ADMINISTRATIVE FINE CASE # 2401

DATE SCANNED /

SCANNER NO. 2

SCAN OPERATOR CALP